

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/941,884	08/28/2001	Joan Manuel Garcia	60003206-1	7849
7590 06/30/2005		EXAMINER		
HEWLETT-PACKARD COMPANY			NGUYEN, LAM S	
•	erty Administration			
P.O. Box 272400			ART UNIT	PAPER NUMBER
Fort Collins, CO 80527-2400		2853		

DATE MAILED: 06/30/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

			AX			
	Application No.	Applicant(s)				
	09/941,884	GARCIA ET AL.				
Office Action Summary	Examiner	Art Unit				
	LAM S. NGUYEN	2853				
The MAILING DATE of this communication appeared for Reply	ppears on the cover s	sheet with the correspondence a	ddress			
A SHORTENED STATUTORY PERIOD FOR REPITHE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a re - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	.136(a). In no event, however ply within the statutory minim d will apply and will expire SI tte, cause the application to b	er, may a reply be timely filed num of thirty (30) days will be considered tim X (6) MONTHS from the mailing date of this necome ABANDONED (35 U.S.C. § 133).	ely. communication.			
Status						
1) Responsive to communication(s) filed on 28	April 2005.					
2a) ☐ This action is FINAL. 2b) ☑ Th	is action is non-final					
3) Since this application is in condition for allow	ance except for form	nal matters, prosecution as to the	ne merits is			
closed in accordance with the practice under	Ex parte Quayle, 19	935 C.D. 11, 453 O.G. 213.				
Disposition of Claims						
4)⊠ Claim(s) <u>1-18 and 20-22</u> is/are pending in the	e application.					
4a) Of the above claim(s) is/are withdr	4a) Of the above claim(s) is/are withdrawn from consideration.					
5)⊠ Claim(s) <u>2 and 11</u> is/are allowed.						
6)⊠ Claim(s) <u>1,3-10,12-18 and 20-22</u> is/are reject	ted.					
7) Claim(s) is/are objected to.	☐ Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and	or election requirem	ent.				
Application Papers						
9) The specification is objected to by the Examir	ner.					
10)⊠ The drawing(s) filed on <u>22 March 2004</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.						
Applicant may not request that any objection to th	e drawing(s) be held ir	abeyance. See 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the corre						
11) The oath or declaration is objected to by the E	Examiner. Note the a	attached Office Action or form F	PTO-152.			
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bure * See the attached detailed Office action for a list	nts have been receivents have been receive ionity documents have au (PCT Rule 17.2(a	ved. ved in Application No ve been received in this Nationa a)).	al Stage			
Attachment(s)						
1) Notice of References Cited (PTO-892)	, _	nterview Summary (PTO-413)				
 Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 		aper No(s)/Mail Date lotice of Informal Patent Application (P`	TO-152)			
Paper No(s)/Mail Date	· =	ther:	•			
			· · · · · · · · · · · · · · · · · · ·			

Art Unit: 2853

DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

1. Claims 1, 3-5, 10, 12-14 are rejected under 35 U.S.C. 102(e) as being anticipated by Dunand (US 6398334).

Referring to claims 1, 3-4, 10, 13:

Dunand discloses a diagnostic method for visual detection by a user of poor media advance calibration in an ink-jet printing system (Abstract) (Referring to claims 4, 13), comprising:

entering a diagnostic mode of the printing system in which mode normal printing jobs of the printing system are not printed (column 10, lines 13-32: The printer is being in the mode for printing a pattern of marks in which the printer prints the pattern marks (such as a dummy mark (column 7, lines 14-16)) not in accordance to received image data as in the normal mode);

printing different areas of a diagnostic pattern at different passes of one or more ink-jet printheads with a controlled amount of media advances between the passes to accumulate media advance error between the printing of the different areas, wherein said different areas are nominally aligned along a horizontal line (Referring to claims 3, 12) (column 5, lines 9-15: The

Art Unit: 2853

different areas are the area of the current band and the next band, wherein the bands are aligned either along the direction of scanning of the head or the direction of advance of the substrate).

examining the diagnostic pattern to determine whether the accumulated media advance error is sufficiently objectionable to take corrective action (column 10, line 22-26: If the accumulated advance error reaches a half of a nominal advance, the program will choose to use the reference mark to print the next band).

Referring to claims 5 and 14: wherein the step of examining the diagnostic pattern is conducted by an optical sensor (column 7, lines 39-42).

Referring to claims 10, 13: providing an ink-jet printhead mounted on a carriage, the carriage mounted for movement along a scan axis and providing a media advance system for advancing a print medium along a media path which is transverse to the scan axis (FIG. 6, 8-10);

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 7 and 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dunand (US 6398334) in view of Maeda et al. (US 6334659).

Dunand discloses the claimed invention as discussed above except that wherein said step of printing different areas of a diagnostic plot includes: applying a diagnostic multi-pass print mode mask, wherein a plurality of carriage passes are employed to print the area subtended by a

Art Unit: 2853

printhead nozzle array, the diagnostic print mode mask comprising a rectilinear grid of pixels, with each pixel location having a number associated therewith, the number representing the pass in which the pixel will be printed, and wherein said different areas nominally aligned along a horizontal line include a first set of pixels on a row of said grid, and a second set of pixels on said row, and wherein said first set of pixels is printed on a different pass than said second set of pixels is printed.

Maeda et al. discloses that wherein said step of printing different areas of a diagnostic plot includes: applying a diagnostic multi-pass print mode mask, wherein a plurality of carriage passes are employed to print the area subtended by a printhead nozzle array (FIG. 7A), the diagnostic print mode mask comprising a rectilinear grid of pixels (FIG. 10), with each pixel location having a number associated therewith (FIG. 10), the number representing the pass in which the pixel will be printed, and wherein said different areas nominally aligned along a horizontal line (FIG. 10C: areas printed by #1 pixel and #3 pixel are aligned along a horizontal line) include a first set of pixels on a row of said grid, and a second set of pixels on said row (FIG. 10C: the #1 pixel set is on the same row with the #3 pixel set), and wherein said first set of pixels is printed on a different pass than said second set of pixels is printed (FIG. 10C: the #1 pixel set are printed on the different passes).

Therefore, it would have been obvious for one having ordinary skill in the art at the time the invention was made to include the applying of a diagnostic multi-pass print mode mask as disclosed by Maeda et al. into the advance control process as disclosed by Dunand. The motivation of doing so would have been to reduce the formed bind pitch to less than paper

Art Unit: 2853

transport width without increasing the number of scans; thus, the banding artifacts are imperceptible as taught by Maeda et al. (column 4, lines 4-10).

3. Claims 8-9, 17-18, and 20-21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dunand (US 6398334) in view of Yen et al. (US 5992962).

Dunand discloses the claimed invention as discussed above except wherein said diagnostic print mode mask defines that the first w/2 pixels in the row are printed in the same pass, and the last w/2 pixels in the row are printed in another pass, wherein said diagnostic print mode mask includes a row wherein said first w/2 pixels are printed in a first pass, and said last w/2 pixels are printed in a last pass of said plurality of passes, and the diagnostic print mode mask comprising a rectilinear grid of pixels and a row width of w pixels, and said different area include a first set of pixels on a row of said grid, and a second set of pixels on said row, and wherein said first set of pixels is printed on a different pass than said second set of pixels is printed (Referring to claims 8-9, 17-18, 20-21).

Yen et al. discloses printing patterns including the first w/2 pixels in the row are printed in the same pass, and the last w/2 pixels in the row are printed in another pass, wherein said diagnostic print mode mask includes a row wherein said first w/2 pixels are printed in a first pass, and said last w/2 pixels are printed in a last pass of said plurality of passes (FIG. 6), and wherein said different areas are nominally aligned along a horizontal line (FIG. 3), and the diagnostic print mode mask comprising a rectilinear grid of pixels and a row width of w pixels, and said different area include a first set of pixels on a row of said grid, and a second set of pixels on said row, and wherein said first set of pixels is printed on a different pass than said second set of pixels is printed (FIG. 6).

Therefore, it would have been obvious for one having ordinary skill in the art at the time the invention was made to modify the diagnostic pattern disclosed by Dunand such as the first w/2 pixels are printed in a first pass and the last w/2 pixels are printed in a last pass of said plurality of passes as disclosed by Yen et al. The motivation of doing so would have been to eliminate unpleasant banding artifacts caused by ink migration as taught by Yen et al. (Abstract).

4. Claims 6, 15, and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dunand (US 6398334) in view of Takagi et al. (US 6089695).

Dunand discloses the claimed invention as discussed in the first rejection except an initial step of checking for printhead health and taking any corrective needed action to recover nozzle health prior to printing said diagnostic pattern.

Takagi et al. discloses a process in a printer in which a step of checking for printhead health is done (FIG. 12, step S104: Test to determine if NON-DISCHARGE NOZZLE is present) and taking any corrective needed action to recover health nozzle prior to printing (Abstract: After abnormal nozzles are detected, data related to such abnormal nozzles are removed).

Therefore, it would have been obvious for one having ordinary skill in the art at the time the invention was made to modify the printing process disclosed by Dunand such that including the step of checking printhead health and taking any corrective needed action to recover nozzle health as disclosed by Takagi et al. The motivation of doing so would have been to provide a liquid discharge apparatus capable of obtaining the desired result of discharges without any defects even when non-discharge or another malfunction occurs in the discharging means as taught by Takagi et al. (*column 3, lines 60-65*).

Allowable Subject Matter

Art Unit: 2853

Claims 2 and 11 are allowed: The reasons for allowance were indicated the previous office action.

Response to Arguments

Applicant's arguments with respect to claims 1, 3-4, 6, 8, 9-10, 13, 15, 17-22 filed on 04/08/2005 have been considered but are moot in view of the new ground(s) of rejection.

In addition, in response to the applicants' arguments filed on 04/11/2003 that Dunand's printing of the pattern of marks is during printing of normal print jobs. However, there is no evidence found in the reference to indicate that images are printed in a band except the pattern of marks. Therefore, the above applicants' assertion - seems to follow from common experience - is just attorney argument and not the kind of factual evidence that is required to rebut the rejection (MPEP 2145 I).

Moreover, the applicant argued that Dunand does not disclose wherein different areas are nominally aligned along a horizontal line. As discussed above, the different areas are the area of the current band and the next band, wherein these bands are aligned either along the direction of scanning of the head or the direction of advance of the substrate (*column 5*, *lines 9-15*).

Contact Information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to LAM S NGUYEN whose telephone number is (571)272-2151. The examiner can normally be reached on 7:00AM - 3:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, STEPHEN D MEIER can be reached on (571)272-2149. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Art Unit: 2853

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

LN

June 24, 2005

HAI PHAM
PRIMARY EXAMINER

Harzlithan